



INELIGIBLE TO CARRY FIREARMS

SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY

THE STA	ATE OF V	VASHINGTON,		No.	10-1-0053	3-6	
Plaintiff, v. GODSEY, MELISSA MARIE Defendant. SID: WA23537433 If no SID, use DOB:				[X] [X] [X]	Prison Jail One Y First Time Special Dr Clerk's act revoked, ¶ Clerk's act Clerk's act	ug Offender Sentendion required, firearm 5.5 ion required, ¶¶ 2.1,	rights
			I. HE	ARING			
1.1	A senter attorney	ncing hearing was held an were present.	d the defendan	nt, the defe	endant's lav	wyer and the (deputy	r) prosecuting
		•	II. FIN	NDINGS			
2.1	CURRE	NT OFFENSE(S). The de	fendant was fo	ound guilty	on I	un 10, 2010	by plea of:
COUNT I	<u>CRIMI</u> Secon	Ed Degree Identity Theft	RCW 9.35.020(1) a	and (3)	CLASS C	INCIDENT # EVE 0819196	DATE OF CRIME 8/19/0
	as charg	ed in the Information.					
	The jury	returned a special verdict	or the court m	ade a spe	cial finding	with regard to the fo	ollowing:
	[]	See ¶ 4.1 regarding finding Offender Waiver.	ngs in relation t	to Drug O	ffender Ser	ntencing Alternative	or First Time
	[]	The defendant used a fir	earm in the co	mmission .602, 9.41	of the offer .010, 9.94A	nse(s) in Count(s) 3.533.	
	[]	The defendant used a de Count(s)	adly weapon	other tha V 9.94A.6	n a fiream 02, 9.94A.5	in the commission (333.	of the offense(s) in
	[]	Count(s) the defendant compensa commission of the offens	ted; threatened	d, or solici	inal street ted a mino	gang-related felony r in order to involve	offense in which that minor in the
	[]	Count(s) defendant was a crimina crime. RCW 9.94A.702,	al street gang	re) the cri member o	me of unla or associate	wful possession of when the defendan	a firearm and the at committed the

Judgment and Sentence (Felony) Under One Year Page 1 of 10
State v. GODSEY, MELISSA MARIE
PA #08F04544 Updated 9/22/09

ORIGINAL

Snohomish County Prosecuting Attorney
S:\Felony\Forms\Sentencing\under J&S_mrg.dot
NVL/TPG/saw

Exhibit 7, p. 1

	[]	The defendant committed vehicular ass the influence of intoxicating liquor or dru offense is, therefore, deemed a violent of	erating a vehicle in a reckles CW 9.94A.030.	s manner. T	he	
	[]	Count(s) is (ar a motor vehicle. RCW46.20.285.	e) a felon	y in the commission of which	the defenda	nt used
	[]	The defendant has a chemical dependent Count(s) RC	ency that W 9.94A.6	has contributed to the offens 607.	e(s) in	
	[]	The crime charged in Count(s)		involve(s) domestic violen	ce. RCW 10	.99.020.
	[]	Count(s) invol second degree, or unlawful imprison a minor and the offender is not the mino	ment as d		kidnapping V, where the	in the victim is
	[]	Count(s) and	merge. (S	See ¶ 3.2 for dismissal of spe	cific count.)	
	[]	Counts encome in determining the offender score. RCW	pass the : / 9.94A.58	same criminal conduct and 9.	count as on	e crime
	[]	Other current convictions listed under score are (list offense and cause number		cause numbers used in calcu	lating the off	fender
2.2		MINAL HISTORY. Prior convictions constitute are (RCW 9.94A.525):	ting crimin	al history for purposes of cal	culating the o	offender
	1 2	CRIME Second Degree Identity Theft SEN 10/2	ΓΕ OF <u>NTENCE</u> 2/07 2/07	SENTENCING COURT (County & State) Snohomish Co., WA Snohomish Co., WA	A or J (Adult or <u>Juvenile)</u> A A	TYPE OF <u>CRIME</u> C C
	[]	The defendant committed Count(s)one point to score). RCW 9.94A.525.		while on commur	nity custody ((adds
	[]	The court finds the following prior convidender score (RCW 9.94A.525):	tions are	one offense for purposes of o	determining t	he
	[]	The following prior convictions are not c 46.61.520:	ounted as	points but as enhancements	pursuant to	RCW .

2.3 SENTENCING DATA.

COUNT NO.	OFFENDER SCORE	SRA LEVEL	STANDARD RANGE (not including enhancements)	*PLUS ENHANCEMENTS	TOTAL STANDARD RANGE (including enhancements)	MAXIMUM TERM
1	2	11	3-9 months		3-9 months	5 years/\$10,000
ſ	Present, (CSG)	Criminal Str	eet Gang Involving N	Minor.	ee RCW 46.61.520, (
2.4 [except	tional senten	ce [] above [] belo ard range for Count(w the standard range	easons exist which just e for Count(s) but served consecut	or
I	senten	ice above the	e standard range and	d the court finds that	I by imposition of an e exceptional sentence e Sentencing Reform	furthers and is
I	waived law are	d jury trial, [] e attached in	found by jury by sp	ecial interrogatory. [he jury's interrogator	found by the court af] Findings of fact and y is attached. The pr	d conclusions of
1	the defendant's financial resour	past, preser ces and the l he ability or l	it and future ability to ikelihood that the de	o pay legal financial d efendant's status will	as considered the tota obligations, including t change. The court fin al obligations impose	the defendant's desired
!		llowing extra 9.94A.753(5		ces exist that make r	estitution inappropriat	e
1	The de	efendant has	the present means	to pay costs of incard	ceration. RCW 9.94A	.760.
2.6	2		·		endation was as follow	vs:
-		ays/months o			nths on Count IV	
-	da	ys/months o	n Count II	 _	nths on Count V	
_	da	ys/months o	Count III	days/moi	nths on Count VI	
		with or [] c	onsecutively to each		use No(s).	

III. JUDGMENT

.1	The de	efendant is GUILTY of the counts and charges listed in Paragraph 2.1.
.2	[]	The court DISMISSES Count(s)
.3	[]	The defendant was found NOT GUILTY of Count(s)
		IV. SENTENCE AND ORDER
rıs	ORDERE	D:
.1	JAIL (ONE YEAR OR LESS. The court sentences the defendant to total confinement as follows:
	CONF	INEMENT. RCW 9.94A.589. A term of total confinement in the custody of the county jail:
	3	days/months on Count IV days/months on Count IV
		days/months on Count II days/months on Count V
		days/months on Count III days/months on Count VI
	[]The	e confinement time on Count(s) includes months as accement for [] Deadly Weapon [] other
	Actua	I term of total confinement ordered is
	but co	entence herein shall run consecutively with the sentence in cause number(s)
	$\overline{\lambda}$	PARTIAL CONFINEMENT. Defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: [] work crew RCW 9.94A.725 [] work release RCW 9.94A.731
	f 1	CONVERSION OF JAIL CONFINEMENT (Nonviolent and Nonsex Offenses). RCW 9.94A.680(3). The county jail is authorized to convert jail confinement to an available county supervised community option, to reduce the time spent in the community option by earned release credit consistent with local correctional facility standards, and may require the offender to perform affirmative conduct pursuant to RCW 9.94A.
	[]	ALTERNATIVE CONVERSION. RCW 9.94A.680 days of total confinement ordered above are hereby converted to hours of community restitution (8 hours = 1 day, nonviolent offenders only, 30 day maximum) under the supervision of the Department of Corrections to be completed on a schedule established by the defendant's community corrections officer but not less than hours per month.
	[]	Alternatives to total confinement were not used because of [] criminal history [] failure to appear [] defendant has served most or all confinement before sentencing [] other.

[]	COMMUNITY CUSTOD community custody (up		15, .702. The defendant s of Ordered	shall serve the	e following term		
Co	unt I for a period of	months	Count IV for a period	l of	months		
Cou	int II for a period of	months	Count V for a period	of	months		
Cou	nt III for a period of	months	Count VI for a period	l of	months		
comn comn subse posse gang		es committed on o 9.94A.701 if the off 9A.44.130(11)(a) ding that the defer	r after June 7, 2006, the lender is guilty of failure to and for offenses after Jun Idant was a member or a	court shall imporegister (secone 12, 2008 for ssociate of a control of the country of the countr	pose a term of cond or or unlawful criminal street		
	efendant shall report to DOC, 8625 Evergreen Way, Suite 100, Everett, Washington 98208 not later '2 hours after release from custody.						
	12 . (2) (1) . (A)(1) P				CHIL BITO/OF		
consi use, o affirm by an	nunity restitution; (3) notify L ume or possess controlled s or possess firearms or amm native acts necessary to mor by additional conditions impo arrangements are subject to	ubstances except unition; (6) pay su nitor compliance w used by DOC unde	pervision fees as determing th orders of the court as r RCW 9.94A.704 and .7	ess or employed prescription ned by DOC; required by D	ment; (4) not ns; (5) not own, (7) perform OC; and (8) ab lence location a		
consi use, o affirm by an living	ume or possess controlled s or possess firearms or amm native acts necessary to mor by additional conditions impo	ubstances except unition; (6) pay sup nitor compliance we used by DOC under the prior approve	e in the defendant's addre pursuant to lawfully issue pervision fees as determi ith orders of the court as r RCW 9.94A.704 and .7 Il of DOC while on comm	ess or employed prescription ned by DOC; required by D	ment; (4) not ns; (5) not own, (7) perform OC; and (8) abi lence location a		
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consi use, (affirm by an living [] []	ume or possess controlled sor possess firearms or ammetive acts necessary to morely additional conditions important arrangements are subject to the defendant shall not. The defendant shall nemather the defendant shall remather the defendant shall part. The defendant shall part.	ubstances except unition; (6) pay sup nitor compliance w used by DOC under the prior approvation consume any alcorate no contact with takin [] within [] of the prior the following and the following are in the following and the following are in the following a	e in the defendant's addrepursuant to lawfully issue pervision fees as determined in orders of the court as r RCW 9.94A.704 and .7 all of DOC while on committed the court as the court as respectively. The court as recommendation of DOC while on committed the court as the court as recommendation of DOC while on committed the court as the cour	ess or employed prescription ned by DOC; required by D 06. The resid unity custody. aphical bound	ment; (4) not own, (7) perform OC; and (8) ablence location and (8) abl		

PVC	_	[X] \$500	Victim assessment			RCW 7.68.035
CRC		\$ [] waived	Court costs, including	g		.030, .505; 10.01.160
	_	-	Criminal filing fee	\$	FRC	
			Witness costs	\$	WFR	
			Sheriff service fees	\$	SFR/SFS/SFW/SRF	
			Jury demand fee	\$	JFR	RCW 10.46.190
			Other	\$	•	
PUB		[] \$962 [] waived	Fees for court appoi	nted attorney	-	RCW 9.94A.760
WFR		\$	Court appointed def			RCW 9.94A.760
FCM	_	[-] \$1,0 00 [] \$2,000	Fine RCW 9A.20.02		litional fine	RCW 69.50.430
CDF/LDV			deferred due to indig	gency		
FCD/NTF/SAL	D/SDI	\$	Drug enforcement fu	ind of\$		RCW 9.94A.760
CLF		1 \$100	Crime lab fee [] sus	spended due to in	digency	RCW 43.43.690
EXT	_	\$	Extradition costs			RCW 9.94A.505
RTN/RJN	-	\$	Emergency respons	e costs (Vehiculai	r Assault,	
	-		Vehicular Homicide,	DUI only, \$1000	maximum)	RCW 38.52.430
		[X] \$100	Biological Sample F	ee		RCW 43.43.7541
	-		(for offenses commi	tted after 07-01-20	002)	
PDV		{ } \$100	Domestic Violence F	Penalty (for offens	es committed	RCW 10.99.080
	_		after 06-04-2004 - r	naximum \$100)		
	_	\$	Other costs for:			_
		\$ 600,00	TOTAL			RCW 9.94A.760
		Defendant was	hearing shall be set to hives any right to be p hives any right to a res	resent at any resti stitution hearing w	ithin 6 months.	RCW 9.94A.750.'
	[]	A separate Restitution Sentence.	Order is being entere	d contemporaneo	usly with this Ju	dgment and
	[]	The Department of Co Payroll Deduction. RC			all immediately is	ssue a Notice of
	the De	yments shall be made in a epartment of Corrections, of not less than:	commencing immedia	itely, unless the c	ourt specifically	sets forth the rate
:	\$ <i>2</i>	5,00 per r	month commencing	Sept. 1	,2010	RCW 9.94A.760.
Ì	All pay	per r yments shall be made with try of judgment; [] other _	nin36 <i>m</i> .	mths mont	hs of [] release	of confinement;
		efendant shall report to the ation requested. RCW 9.		as directed by the	e clerk to provide	financial and other
I	[}	In addition to the other pay for the cost of inca \$100 per day) unless a	rceration and is order	ed to pay such co	sts at \$100.00 p	er day (not to exceed
	[X]	The defendant shall pa RCW 36.18.190.	ay the costs of service	s to collect unpaid	t tegat financial o	obligations.
	[X]	The financial obligation until payment in full, at	the rate applicable to	civil judgments.	RCW 10.82.090	. An award of costs

4.4	[X]	DNA TESTING. The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754.
	[]	HIV TESTING. The Health Department or designee shall test and counsel the defendant for HIV as soon as possible and the defendant shall fully cooperate in the testing. The defendant, if out of custody, shall report to the HIV/AIDS Program Office at 3020 Rucker, Suite 206, Everett, Washington 98201 within one (1) business day of entry of this order to arrange for the test. RCW 70.24.340.
4.5	ио со	NTACT.
	8	The defendant shall not have contact with
	l I	Protection Order is filed contemporaneously with this Judgment and Sentence. (Entry of a separate order makes a violation of this no contact sentencing provision also punishable as a criminal offense, and the order will be entered into the law enforcement database.)
4.6	OTHE	R
4.7	OFF-L defend	IMITS ORDER. (Known drug trafficker). RCW 10.66.020. The following areas are off limits to the lant while under the supervision of the county jail or Department of Corrections:
4.8	Unless	otherwise ordered, all conditions of this sentence shall remain in effect notwithstanding any appeal.

V. NOTICES AND SIGNATURES

- 5.1 COLLATERAL ATTACK ON JUDGMENT. Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.
- LENGTH OF SUPERVISION. For an offense committed prior to July 1, 2000, the defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender for the purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.753(4); RCW 9.94A.760 and RCW 9.94A.505(5).
- 5.3 NOTICE OF INCOME-WITHHOLDING ACTION. If the court has not ordered an immediate notice of payroll deduction in paragraph 4.1, you are notified that the Department of Corrections may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A.7606.
- 5.4 VIOLATION OF JUDGMENT AND SENTENCE/COMMUNITY CUSTODY VIOLATION.

 (a) Any violation of a condition or requirement of sentence is punishable by up to 60 days confinement for each violation. RCW 9.94A.633.
 - (b) If you have not completed your maximum term of total confinement and you are subject to a third violation hearing and DOC finds that you committed the violation, DOC may return you to a state correctional facility to serve up to the remaining portion of your sentence. RCW 9.94A.714.

5.5	FIREARMS. You may not own, use or possess any firearm unless your right to do so is restored by a superior court in Washington State, and by a federal court if required. You must immediately surrender any concealed pistol license. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.				
	(Pursuant to RCW 9.41.047(1), the Judge shall read this section to the defendant in open court.)				
	The defendant is ordered to forfeit any firearm he/she owns or possesses no later than to				

- 5.6 MOTOR VEHICLE. If the court found that you used a motor vehicle in the commission of the offense, then the Department of Licensing will revoke your driver's license. The clerk of the court is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must revoke your driver's license. RCW 46.20.285.
- 5.7 CERTIFICATE OF DISCHARGE.
 - (a) If you are under the custody and supervision of the Department of Corrections, the court will not issue a Certificate of Discharge until it has received notice from Department of Corrections and clerk's office that you have completed all requirements of the sentence and satisfied all legal financial obligations. RCW 9.94A.637.
 - (b) If you are not under the custody and supervision of the Department of Corrections, the court will not issue a Certificate of Discharge until it has received verification from you that you have completed all sentence conditions other than payment of legal financial obligations and the clerk's office that you have satisfied all legal financial obligations.

5.8	RIGHT TO APPEAL. If you plead not guilty, you have a right to appeal this conviction. If the sentence imposed was outside of the standard sentencing range, you also have a right to appeal the sentence. You may also have the right to appeal in other circumstances.
	This right must be exercised by filing a notice of appeal with the clerk of this court within 30 days from today. If a notice of appeal is not filed within this time, the right to appeal is IRREVOCABLY WAIVED.
	If you are without counsel, the clerk will supply you with an appeal form on your request, and will file the form when you complete it.
	If you are unable to pay the costs of the appeal, the court will appoint counsel to represent you, and the portions of the record necessary for the appeal will be prepared at public expense.
5.9	VOTING RIGHTS STATEMENT. I acknowledge that I have lost my right to vote because of this felony conviction. If I am registered to vote, my voter registration will be cancelled.
	My right to vote is provisionally restored as long as I am not under the authority of DOC (not serving a sentence of confinement in the custody of DOC and not subject to community custody as defined in RCW 9.94A.030). I must re-register before voting. The provisional right to vote may be revoked if I fail to comply with all the terms of my legal financial obligations or an agreement for the payment of legal financial obligations.
	My right to vote may be permanently restored by one of the following for each felony conviction: a) a certificate of discharge issued by the sentencing court, RCW 9.94A.637; b) a court order issued by the sentencing court restoring the right, RCW 9.92.066; c) a final order of discharge issued by the indeterminate sentence review board, RCW 9.96.050; or d) a certificate of restoration issued by the governor, RCW 9.96.020. Voting before the right is restored is a class C felony, RCW 29A.84.660. Registering to vote before the right is restored is a class C felony, RCW 29A.84.140.
5.10	OTHER.
	DONE in Open Court and in the presence of the defendant this date:
	JUDGE Larry Mc Keeman
TÍM P. (WSBA 2	GERAGHTY MICHAEL H. TORGESEN, MELISSA MARIE GODSEY
Interpre	eter signature/Print name:
languag	certified interpreter of, or the court has found me otherwise qualified to interpret, the
	a Kraski , Clerk of this Court, certify that the foregoing is a full, true and correct copy of the Judgment and ce in the above-entitled action, now on record in this office.
	WITNESS my hand and seal of the said Superior Court affixed this date:
	Clerk of said County and State,, Deputy Clerk.

IDENTIFICATION OF DEFENDANT

SID Number:		Date of Birth:	
(If no SID, take fingerprint card	for State Patrol)		
FBI Number: 267649NC5		Local ID Number:	
PCN Number:		DOC Number:	
Alias name, S\$N, DOB:			
Race: White	Ethnicity: [] Hispanic [] Non-Hispanic	Sex: F	
Height: 503	Weight: 140	Hair: Blond or Strawberry Eyes: Blue	
	at I saw the same defendant we ereto. Clerk of the Court:	who appeared in court on this document affix his or her	
,	6881	Mar Cale	
DEFENDANT'S SIG	GNATURE:		
ADDRESS: 🢆			
Left four fingers taken simulta	neously Left Thumb	Right Thumb Right four fingers taken simultaneously	
			•

ORDER OF COMMITMENT

THE STATE OF WASHINGTON to the Department of Corrections of the County 6081910 SNOHOMISH SNOHOMISH Washington:

WHEREAS, MELISSA MARIE GODSEY has been duly convicted of the crime(s) of Count 1: Second

Degree Identity Theft as charged in the Information and judgment has been pronounced against the defendant that
punishment be by imprisonment in the Snohomish County Department of Corrections for a period of time as specified
in the attached certified copy of the Judgment and Sentence; Now, Therefore,

THIS IS TO COMMAND YOU, the Snohomish County Department of Corrections, to detain the defendant pursuant to the terms of the Judgment and Sentence.

FURTHER, this is to command you that should the Judgment and Sentence authorize release of the defendant to a Work/Training Release Facility or Program, or to any other program or for some specific purpose, this Order of Commitment shall constitute authority for you to release the defendant for that program or purpose, subject to any additional requirements of that program or purpose.

WITNESS the Honorable LARRY E. McKEEMAN, Judge of the Snohomish County Superior Court and the seal thereof, this day of ________, 2010.

Sonya Kraski CLERK OF THE SUPERIOR COURT

By: _____